Filed 01/29/24 Page 1 of 3 PageID #:

Case 1:24-cv-00751-RPK-LGD Document 35

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TO THIS HONORABLE COURT, TO THE CLERK OF THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA, AND TO ALL PARTIES THROUGH THEIR COUNSEL OF RECORD HEREIN:

Pursuant to Federal Rule of Civil Procedure, Rule 6(b) and Local Rule 6-1, Plaintiff Denise Faivre, on the one hand, and Defendant Cook County Health ("CCH") on the other hand, stipulate to an extension of time for CCH to respond to Plaintiff's complaint in this matter due to a pending Motion for Transfer and Centralization of Related Actions to the District of Nevada ("MDL Motion") currently before the United States Judicial Panel on Multidistrict Litigation. See In re Perry Johnson & Assocs. Medical Transcription Data Security Breach Litig. ("In re PJ&A") MDL No. 3096, ECF No. 1. In support of this Stipulation, the Parties jointly state as follows:

- 1. On November 20, 2023, Plaintiff filed the initial Complaint against CCH, Northwell Health Inc., and Perry Johnson & Associates, Inc. (ECF No. 1.)
- 2. On December 21, 2023, the Court granted a Stipulation to extend CCH's deadline to respond to the Complaint to January 29, 2024. (ECF No. 26.)
- 3. A number of actions have been filed arising from the alleged data security incident announced in 2023 by Perry Johnson & Associates, Inc.
- 4. On December 8, 2023, Plaintiffs in several of these actions filed the MDL Motion that is pending before the United States Judicial Panel on Multidistrict Litigation. In re PJ&A, ECF No. 1. A hearing on the MDL Motion is set for January 25, 2024. *Id.* at ECF No. 5.
- 5. An extension of CCH's deadline to answer or otherwise respond to the Complaint until after ruling on the pending MDL Motion will permit sufficient time for CCH to investigate factual and legal issues and to assess what impact, if any, the MDL Motion may have on the above-captioned action, including potential centralization.
- 6. No scheduling order has been entered in this action, thus there are no dates set for trial, motions or discovery.
 - 7. This is CCH's second request for an extension of time to respond to the

Case 1	:24-cv-00751-RPK-LGD Document 35 Filed 01/29/24 Page 3 of 3 PageID #: 294		
1	Complaint. This request is not for purposes of delay, and the requested extension will not		
2	prejudice any party.		
3	8. By entering into this Stipulation, CCH does not waive any defenses available to it,		
4	including jurisdictional defenses.		
5	9. WHEREFORE, the Parties hereby stipulate, agree and respectfully request that		
6	the Court extend the deadline for CCH to answer, move or otherwise respond to the Complaint to		
7	and including February 29, 2024.		
8	Respectfully submitted,		
9	Dated: January 26, 2024 GORDON REES SCULLY MANSUKHANI, LLP		
10			
11	By: /s/ Sean Flynn Sean Flynn (SBN 15408)		
12	Scott L. Schmookler (<i>pro hac vice</i> pending)		
13	Attorneys for Defendant		
14	Cook County Health		
15			
16	Dated: January 26, 2024 CARELLA, BYRNE, CECCHI, BRODY & AGNELLO, P.C.		
17	AGNELLO, 1.C.		
18	By: <u>/s/Kevin Cooper</u> Kevin Cooper		
19	One of the Attorneys for Plaintiff Denise Faivre		
20	Denise Paivre		
21	IT IS SO ORDERED:		
22	O .		
23	Caura L Zouchah		
24	UNITED STATES MAGISTRATE JUDGE		
25			
26	DATED: January 29, 2024		
27			
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	STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT (SECOND REQUEST)		